

CORPORATE CORRUPTION WHO STOLE JUSTICE, THE IMMIGRATION SCAM & CALL FOR NATIONAL / FEDERAL ICAC

FROM: Stephen Fitzgerald – Fighting hard for what’s right with evidence to back it up...

EMAIL TO: Senators, Politicians, Magistrates, Unions, Academics the Media AND Good People of Australia – 2018 See email list attached page 11 -17

Dear Australians with influence and authority,

“It’s through awareness and education that we achieve social change with the objective being to protect our political system and society – Please discuss this with those you feel may be concerned and feel free to use anything you like – What I do is public domain”. Australia’s lack of human rights protection may also interest you: - www.hootgallery.com

WHO STOLE JUSTICE – (As proven in the letters to Senator the Hon Michaelia Cash outlined below)

After reading the article: Financial Review ‘Shadow lawyers’ barred – (Google it) The Law Society would have us believe that “justice system” and “legal system” are the same thing. They are not! It’s a deception – Justice is the result of a healthy legal system and does not happen if the legal system has been manipulated and corrupted.

Banning defence lawyers from proceedings in the NSW Fair Work Commission (FWC) supports this argument but in no way resolves the problem. Since they have no real defence these unscrupulous lawyers use trickery, deception and theatre to protect their cosy little nest of clover worth \$475 an hour. They have no shame, and no excuse, as they destroy the innocent for a hand full of dollars from the guilty who employ them. What is truly disturbing is that this goes a lot deeper...

The corruption of our legal system being condoned by those in authority, is a shameful disgrace and, is the worst possible form of social oppression. An adversarial legal system that shows bias towards money and power encourages unlawful and illegal activity to the detriment of society. The Australian public expect high standards from their elected representatives...

More importantly, we demand even higher standards again, in our state and federal jurisdictions and from our career public servants! We pay their way, we put a roof over their heads and we feed their children... It’s our right to be protected that supersedes all else and, their obligation to protect our legal system so that we not only have justice but also, that justice is seen to be served!

Don't get me wrong, people are entitled to defence but, it's not defence if it corrupts our law, clutters the legal process to the point where the truth is buried and then persecutes those seeking justice. Then it becomes a vicious attack on the individual and society. All those people abused by our legal system please come forward and let me explain once more: It's the shonky defence lawyers driving this, for money, together with the bias of those in authority who pander to them.

So, who did steel justice - Was it the lawyer, the magistrate, the government or the corporate? It’s not too hard to work out where it stems from. View the evidence in the following letters to our politicians: -

VINDICATION - ICAC JUDGES CALL FOR NATIONAL CORRUPTION WATCHDOG

Please view my correspondence to ICAC dated 22nd May 2018 and, their reply at the bottom of this email, dated 23rd May 2018 as follows: -

Independent Commission Against Corruption
GPO Box 500, Sydney,
New South Wales, 2001
Australia

Dear ICAC,

“Former judges call for national anti-corruption watchdog.” What prompted this letter/email is the call by prominent judges, within ICAC, for a national, or federal government, corruption watchdog. View the ABC report by Matt Peacock - 3 Nov 2017, 11:50am at this web address:

FEDERAL ICAC: FORMER JUDGES CALL FOR NATIONAL ANTI-CORRUPTION WATCHDOG:

<http://www.abc.net.au/news/2017-11-02/former-judges-call-for-federal-icac/9112396>

What I have exposed, outlined in the letters to Senator the Hon Michaelia Cash dated 8th & 9th May 2018 at this web address: <https://www.hootgallery.com/about-steve-fitz> is clear evidence, on the court record, of corporate corruption in the NSW Fair Work Commission. This is not an isolated incident. I also have evidence of corruption in the QLD Fair Work Commission. So, the culture of corporate corruption, of our federal jurisdictions, is systemic.

In relation to the corruption of Fair Work Commissioner Cambridge, as outlined in my correspondence to Senator the Hon Michaelia Cash. I would like you to take appropriate action and, I would like to be kept fully informed. Could you please acknowledgement receipt of this letter and, I await your early reply...

As vindication, could you also forward this information to the prominent judges referred to in the above-mentioned article by ABC News 7:30 Reporter Matt Peacock dated 3rd Nov 2017.

Yours Faithfully

Stephen Fitzgerald
Unit 2, 1 Avalon Parade
Avalon Beach NSW 2107
info@hootgallery.com
22nd May 2018

CORPORATE CORRUPTION IN FEDERAL GOVERNMENT – THE TRUTH COMES OUT

A group of prominent former judges have called for the establishment of a federal anti-corruption agency, saying serious corruption almost certainly exists in federal politics. Well, it certainly does. And, I have the evidence to prove it outlined below.

"It is already well known that there is abundant corruption in the other capital cities around Australia, why on earth does the air suddenly clear around Queanbeyan?" Former Victorian Supreme Court judge Stephen Charles said: -

"In most states, anti-corruption agencies with sweeping powers have been operating for decades. In New South Wales the Independent Commission Against Corruption (ICAC) has even brought down a premier. But, it's a different story nationally, where there is nobody specifically charged with targeting corruption".

"I've got no doubt that there is corruption at all levels of the Federal Government and in Parliament itself," barrister Mark Robinson SC told 7.30.

Former NSW Supreme Court judge Anthony Whealy is heading the anti-corruption body Transparency International and he's working with a group of other former judges including Stephen Charles QC, all of whom believe the time for a national anti-corruption agency has come. View supporting news stories at these web addresses:

TRANSPARENCY INTERNATIONAL SLAMS GOVT FOR 'SQUIBBING' ON CORRUPTION WATCHDOG:
<http://www.abc.net.au/radio/programs/worldtoday/govt-slammed-for-bailing-on-integrity-commission/8945210>

NUMBER OF FEDERAL PUBLIC SERVANTS WHO SAY THEY'VE WITNESSED CORRUPTION HAS DOUBLED: <http://www.abc.net.au/radio/programs/am/fed-public-servants-who-have-witnessed-corruption-doubled-survey/9316430>

CORPORATE CORRUPTION OF OUR FEDERAL JURISDICTIONS – WITH EVIDENCE TO PROVE IT

As outlined above, I have unmistakable evidence, on the court record, of corporate corruption of the federal Fair Work Commission. View my representations to the Minister involved, Senator the Hon Michaelia Cash referred to. The problem is, that there is no independent government body set up to investigate federal corruption so, it continues unabated.

The ongoing problem is that unscrupulous corporations continue to get away with unlawful and illegal activity to the detriment of society. With the blessing of those in government who turn a blind eye to their behaviour. Corruption in the FWC is evidence of this.

The Fair Work Commission has been overrun and corrupted by corporates to the detriment of the Australian workforce. Clearly, the reason they get away with it is because the federal government lets them. This is third world mentality and what you might call corporate pluralism.

May I remind you that Australia is a free and democratic society and corporate corruption condoned by our elected federal government representatives and our career public servants must not, and will not, be tolerated by Australian voters. If this continues it has the capacity to destabilise our two-part preferred political system.

Rally behind the former prominent judges, of ICAC and the High Court, for the establishment of a federal anti-corruption agency. Since we already have the evidence of corruption in the Fair Work Commission. That would be the place to start the clean-up process. Justice must be seen to be done and we the people of Australia demand nothing less.

One may ask: “What is going on in this country and why do our elected representatives, and our government, condone corporate abuse of the people who vote them into power and pay their wages?” Corporate corruption will undermine our political system, bring down society and eventually destroy us. Look what happened in America. Wake up people and act! This has gone on for far too long and it will only get worse if allowed to continue.

SO, WHO DOES RUN OUR FAIR COUNTRY AUSTRALIA?

In light of the resistance to a federal or, national anti-corruption watchdog one may ask “Who runs the country”. Is it our career public servants, our elected representatives, the people who vote them into power or corrupt corporations? It’s pretty easy to work it out – Just ask the question... “Who benefits the most”.

Corrupt corporations benefit the most – So, who is running the country? Clearly, corrupt corporations are pulling the strings on federal government if the resistance to a national corruption watchdog is anything to go by. Australia is a free and democratic society? Run by corrupt corporations? With evidence outlined in this email to prove it.

Again, wake up people, federal politicians and federal public servants – If you block the establishment of a “National ICAC” then you are part of the problem and corrupt corporations will continue to rape, pillage and plunder society with your blessing. How will that look in history, with your names attached to it.

Stephen Fitzgerald
Unit 2, 1 Avalon Parade
Avalon beach NSW 2107
info@hootgallery.com

REPLY LETTER FROM N.S.W. ICAC – 23rd May 2018

ICAC - INDEPENDENT COMMISSION AGAINST CORRUPTION - NSW
Our ref: OJ16/0186 – 23rd May 2018

Stephen Fitzgerald by email only: info@hootgallery.com

Dear Mr Fitzgerald

I refer to your emails of 22 May 2018, in which you raised concerns relating to the Commonwealth Ombudsman, the Fair Work Commission and its Commissioners, Woolworths Ltd, and lawyers including Sparke Helmore Lawyers.

You previously contacted the NSW Independent Commission Against Corruption (Commission) by letter dated 9 September 2016. The Commission wrote to you on 15 September 2016 and, among other things, explained that the Commission’s role is to investigate and expose corrupt conduct in the NSW public sector, as defined in the Independent Commission Against Corruption Act 1988. As your concerns did not involve a NSW public authority or NSW public official, we were not able to pursue them.

The concerns you have raised in your emails of 22 May 2018 do not involve a NSW public authority or NSW public official. The Commission does not have powers to examine matters involving private organisations, private individuals, Commonwealth agencies, non-NSW public officials, public sector agencies outside NSW, or the Police. Therefore, the Commission is unable to investigate the concerns you have raised.

We will consider any further information you provide in writing. However, unless the matter is within the Commission's jurisdiction, we will not contact you again.

Yours sincerely

Joanne Gamble Deputy Manager Assessments
Sensitive
Level 7, 255 Elizabeth Street, Sydney NSW 2000
T 02 8281 5999
E icac@icac.nsw.gov.au

CORPORATE CORRUPTION:

(1st letters to Senator the Hon Michaelia Cash – 8th May 2018)

Senator the Hon Michaelia Cash
Minister responsible Fair Work Commission
Senate - Parliament House
PO Box 6100
Canberra ACT 2600

Stephen Fitzgerald
Unit 2, 1 Avalon Parade
Avalon Beach NSW 2107
AUSTRALIA
info@hootgallery.com
02 99 732 831
8th May 2018

Dear Senator the Hon Michaelia Cash,

How are you supposed to get a fair go in the Fair Work Commission when the commissioner hearing your case has been corrupted by corporates as proven and on the court record as follows: -

On the Fair Work Commission website, you are invited to challenge unlawful workplace practice, you are advised that legal representation is not required and parties to proceedings bear their own costs. Please keep this firmly in mind...

At the end of the pre-hearing conference U2016/14484, 25th January 2016, Woolworths representative Nicole Barclay was asked by Commissioner Cambridge if Woolworths would be represented by a solicitor or barrister and she distinctly replied "no". This then reaffirms that legal representation is not required and you proceed on that basis.

At the "Hearing" U2016/14484 3rd March 2017, Woolworths were fully represented by Ian Bennett of Sparks Helmore Lawyers. His name appears 3 times in the transcripts and Sparks Helmore billed Woolworths \$30,000 for their preparation and court time.

When I quizzed Commissioner Cambridge about his pre-hearing conference question to Nicole Barclay about whether or not Woolworths would have legal representation he said: (Extracted from the transcripts) {AB} (190) [PN22] *"I don't think I would have asked that question, Mr Fitzgerald"*.

Nicole Barclay also chipped in and denied that Commissioner Cambridge had asked the question. {AB} (190) [PN20] *"I disagree that was said"*.

My response to Commissioner Cambridge {AB} (190) [PN23]. *"No, no – I'm sorry but you did..."* {AB} (190) [PN21]. *"Well, it's on the record so let's go back over the record"...* On my inspection of the "Pre-hearing" conference transcripts it was found that the question as to whether Woolworths would have legal representation or not, had been asked by Commissioner Cambridge "off the record"?

NOTE: Commissioner Cambridge and Nicole Barclay, representing Woolworths, were both fully aware that Woolworths had been denied their request for legal representation. And yet, here they were fully represented with Commissioner Cambridge arguing in their favour. Referring to Woolworths, Commissioner Cambridge said: {AB}(192)[PN35] *"- they could get the Prime Minister here to assist them."*

I did not find out that Woolworths had been denied their request for legal representation until I read about it in the Financial Review article "Shadow lawyers" barred – 2ND November 2017 (Google it). So much for being kept informed of proceedings, and again, as is protocol. In a court of law both parties are kept fully informed or it is a mistrial. So, what's going on in the Fair Work Commission?

Sparks Helmore lawyers proceeded to corrupt the case with the full support of Commissioner Cambridge. They even fabricated a defamation of my character with the support of Commissioner Cambridge. Appendix "A" Supreme Court representations at this web address: <https://www.hootgallery.com/testing-the-system> Normally this would have been buried in the transcripts but, I went to appeal and that exposed what had been going on.

At the "Appeal" C2017/2237 pre-hearing conference Nicole Barclay openly admitted to the Full Bench, of the Fair Work Commission, that Commissioner Cambridge had indeed asked her if Woolworths would be represented by a solicitor or barrister at the hearing. So, this is clear evidence that I was intentionally misled and clear evidence that both Nicole Barclay and Commissioner Cambridge had lied to me during the hearing. From the transcripts: {AB} (190) [PN20] and {AB} (190) [PN22] above.

All the evidence points to Woolworths guilt so, the only way Commissioner Cambridge could get them off the hook was to create a jurisdictional objection which he then used to dismiss the matter. A jurisdictional objection that could not be heard at the beginning of the case, as is protocol, because it did not exist until Commissioner Cambridge created it. Don't be diverted here because it's not the point – The point is I was misled and then lied to by the commissioner hearing the matter.

Clearly, the outcome of this case had already been pre-determined and, in light of Nicole Barclay and Commissioner Cambridge working together, as proven here, that's called collusion and corruption. Also, the decision of Commissioner Cambridge, in this matter, sets a precedent in favour of corporates? It's called corrupting the law but, that's another aspect.

Of the 300 hundred cases that have come before Commissioner Cambridge very few have ever been won by the worker. The innocent worker was abused and victimised by the corporate and then abused and victimised a second time, and threatened with a \$30,000 cost order and bankruptcy, for seeking justice in the Fair Work Commission.

The Commonwealth Ombudsman has refused to investigate the matter or refer the case to the relevant law enforcement authority and, you can draw your own conclusions on that one. Their reply dated 21st March 2018 can be viewed on page 5 below. As a result, I would also like to know who investigates corrupted Fair Work Commissioners? Who is the corruption watchdog? Who protects us and society from corporate corruption of our government?

When you are abused by the corporate and then abused a second time for seeking justice it adds insult to injury and there is no resolution. As there are two political appointments in the FWC what does that do for public perception? To protect government integrity, it would be appropriate to suspend Commissioner Cambridge, pending investigation.

In view of the applicant, myself, being denied relevant information in relation to Woolworths being denied their request for legal representation and the case being corrupted, as proven here, I believe a re-hearing would be in order irrespective of the findings of the Full Bench. The Full Bench overlooked the collusion between Commissioner Cambridge and Woolworths as outlined.

Please also keep in mind that unlawful workplace practice, by Woolworths, was proven with evidence and signed witness statements and, it doesn't matter which way you spin this, you can't turn the clock back on that. Since the Fair Work Commission are the policing authority in relation to unlawful workplace practice – Do the policing...

Again, this is about protecting the government from corporate corruption and protecting government integrity. Our two-party preferred political system is worth fighting for and pandering to corporates, in the Fair Work Commission, at the expense of the workforce, is threatening that stability.

In addition, I have also been personally threatened by Commissioner Cambridge as outlined in my second letter to you dated 9th May 2018, page 6 below. View the email from the office of Commissioner Cambridge dated 8th May 2018, page 7 below.

This information has been sent to you by email and registered post on 9th May 2018. I would like the matter investigated and I await your early reply.

For all the evidence view the Appeal Book {AB} transcripts:

<https://www.hootgallery.com/testing-the-system>

Yours Faithfully



Stephen Fitzgerald

As I am deaf please reply by mail or email:

info@hootgallery.com

Our ref: 2018-301013

21 March 2018

Mr Stephen Fitzgerald
U2 1 Avalon Parade
AVALON NSW 2107

By email only: info@hootgallery.com

Dear Mr Fitzgerald

Thank you for your email of 16 March 2018 about the Fair Work Commission (FWC).

I have treated your email as a request for reconsideration of my decision not to investigate your complaint.

You have asked that we investigate your complaint because you consider the Office of the Commonwealth Ombudsman has an obligation to safeguard the community in its dealings with government agencies including the FWC, that the Fair Work Commissioner was corrupt in allowing Woolworths to be legally represented and that the Fair Work Commissioner allowed a jurisdictional objection at the end of the hearing rather than at the commencement of the hearing. You also consider that the Full Bench of the FWC in accepting the jurisdictional objection argument and dismissing your appeal, was protecting the Fair Work Commissioner.

I consider that the issues you have raised have previously been considered by the Full Bench of the FWC. As advised on 20 January and 2 March 2018, pursuant to section 5(2) of the *Ombudsman Act 1976*, our Office is not authorised to investigate actions taken by judicial officers. This includes actions taken by Fair Work Commissioners.

As your complaint remains outside of our Office's jurisdiction I will not be investigating your complaint and your complaint record remains closed with our Office.

If you disagree with my final decision, you may request an internal review within our office.

Information on how to request an internal review can be found here:

<http://www.ombudsman.gov.au/making-a-complaint/review-of-our-decisions>

Yours sincerely

By email

Anne-Marie Tucker
Senior Investigation Officer

CORPORATE CORRUPTION:(2nd letters to Senator the Hon Michaelia Cash – 9th May 2018)

Senator the Hon Michaelia Cash
 Minister responsible Fair Work Commission
 Senate - Parliament House
 PO Box 6100
 Canberra ACT 2600

Stephen Fitzgerald
 Unit 2, 1 Avalon Parade
 Avalon Beach NSW 2107
 AUSTRALIA
info@hootgallery.com
 02 99 732 831
 9th May 2018

Dear Senator, the Hon Michaelia Cash,

In relation to my correspondence to you dated 8th May 2018 outlined above. In the matter referred to, Woolworths were denied their request for legal representation and were found by the Full Bench of the Fair Work Commission to have violated that order and subsequently defence lawyers have been barred from future proceedings.

Since Woolworths were denied their request for legal representation, they have no claim for legal costs against me. I would now like to bring your attention to the email from the office of Commissioner Cambridge, outlined on page 7 below. I have once again been threatened with a \$30,000 cost order and the ensuing bankruptcy for seeking justice in the Fair Work Commission?

I have a sense of fairness and justice and that drove me to the Fair Work Commission in the first place. What has unfolded far outweighs one person's quest for justice... I have a social conscience and what I am trying to do, from this point, is protect society from corporate corruption and that includes protecting our elected representatives and public service. This can only be achieved if corruption is exposed. Behaviour is then modified and hopefully the foundation stone of our country – The Australian workforce, will get a fair go.

Please keep in mind that the threat in relation to the \$30,000 cost order did not come from Woolworths but was initiated from the office of Commissioner Cambridge and was sent to Woolworths representative Nicole Barclay and also to my email address info@hootgallery.com dated 8th May 2018. I have been directly threatened by Commissioner Cambridge and this requires urgent action.

Forwarded for your information

Yours Faithfully



Stephen Fitzgerald

As I am deaf please reply by mail or email
info@hootgallery.com

 Reply
  Reply all
  Forward
  Archive
  Delete
  Set flag
  ...

RE: U2016/14484 Fitzgerald v Woolworths - Application for Costs



Chambers - Cambridge <Chambers.Cambridge.c@fwc.gov.au>

8/05/2018 5:17 PM



To: nbarclay@woolworths.com.au Cc: info@hootgallery.com

Dear Ms Barclay,

I refer to the Form F6 – *Application for Costs* filed by Woolworths Limited on Wednesday, 19 April 2017.

It has now been more than 12 months since this application was filed. Could you please provide an update on the status of the application.

Thank you.

Regards,
 Lidia Susac
 Associate to Commissioner Cambridge

FAIR WORK COMMISSION

Tel: 02 9308 1825

Fax: 02 9380 6990

Chambers: chambers.cambridge.c@fwc.gov.au

Level 10, Terrace Towers, 80 William Street, East Sydney NSW 2011

www.fwc.gov.au

From: Sydney Registry
Sent: Wednesday, 19 April 2017 2:32 PM
To: Chambers - Cambridge
Subject: FW: U2016/14484 Fitzgerald v Woolworths - Application for Costs

GAIL RUTLEDGE
 Team Leader, NSW Registry

PLEASE NOTE:

“What we have here is evidence of corporate corruption of our government and legal system. Please read on for evidence of corporate corruption of our unions in the letter to The Hon Peter Dutton MP dated 6th May 2018”. Page 8 below. This letter is designed to flush out the union involved in ripping off Australian workers and also, to arrive at the actual number of unskilled immigrant labourers, under the guise of being students, coming into Australia and taking jobs from Australian workers and their children entering the workforce.

The Hon Peter Dutton MP
 Minister for Home Affairs
 Minister for Immigration and Border Protection
 PO Box 6022
 Parliament House
 Canberra ACT 2600

Stephen Fitzgerald
 Unit 2, 1 Avalon Parade
 Avalon Beach NSW 2107
 AUSTRALIA
info@hootgallery.com
 02 99 732 831
 9th May 2018

Dear Hon Peter Dutton MP

RE: THE IMMIGRATION SCAM RIPPING OFF AUSTRALIA

I have researched this subject and feel concern for the future of the Australian way of life. It's not skilled immigrants that are the problem. Unskilled Indian immigrant labourers, on student visas, are the real threat to Australian society along with those who condone it.

I have worked with them and I have seen what goes on. Through lies and deceit they force out Australian workers in favour of their own Indian countrymen. I have evidence of this. They all do the same accounting course which they buy. It's a sham and they can't be trusted... Are these the people we want in our country?

When they start work they line up to pay \$10.00 per week each in union fees. It's mandatory. Add it up... \$520 p.a. x 130,000 = \$67million x 4 per year to the union - The union does nothing for this. That's why the union supports unskilled immigrant workers hand in hand with corporates? Think about it... Unions and corporates working together – It's in the news right now and the bipartisanship has raised a few eyebrows? To Australian workers it's a shock and a kick in the face.

Corporations love it because they flood the workforce, reduce workers bargaining power, and make the 20-hour week the norm. Indian immigrant workers are only permitted to do 20 hours per week and yet I have seen them doing 40 hours per week, so they take two Australians casual jobs and they lie and cheat to do that.

The 20-hour week is part of casualising the workforce which has pushed millions of Australians into poverty. Casual workers don't earn enough to pay any reasonable amount of tax and they are below the threshold to pay the Medicare levy. The middle class and upper middle class are left to foot the bill, so they are also disadvantaged. Yes, that means you... It makes the unemployment rate look great but, it's hurting all of us.

In the past 5 years 650,000 immigrant workers have been brought into the country. In 25 years that will be 3.25 million not including their future partners and children. Are we headed down the same path as Fiji with the ensuing social unrest that goes with it? At this rate, a 1/4 of the Australian population will be Indian. And, how many jobs will be lost to our fellow Australians and our children seeking work?

The corporates love it because they have cheap, obedient labour to drive up profit at the expense of all of Australians and Australian society. As pointed out above, the union loves it for the money and again, at the expense of their own Australian union members and their children entering the

workforce. Clearly, the unions involved are in it for the money and don't care about Australian workers or their families?

Corporations given half a chance will rape, pillage and plunder society with a total disregard for the future of our fine land - It's all about a quick buck now and they don't look ahead – They don't care – They feed off society and they don't care who does the work as long as it's cheap and they can be abused at will. Which they are, because immigrant workers don't wish to offend their sponsors and are prone to manipulation, exploitation and abuse. That includes blind obedience as they are told to force out Australian workers, in favour of immigrant labourers, on behalf of their employer. In my case that would be Woolworths.

Again, it's not skilled immigrant labour that is the problem – We need skilled labour - It's the unskilled immigrants under the guise of being student that are the problem. After 4 years they are given citizenship, and move on, and each year 130,000 more are brought into the country to replace them. This issue needs to be debated and we need to do it right now.

They are stealing our jobs with the full support of the union involved and corporates. In the news, our kids are being beaten up for being on new start allowance when their jobs are being given away to immigrant workers on student visas? Don't get me wrong, I don't have an issue with managed immigration. My issue is that this aspect of immigration has been hidden from us and one needs to ask why? Clearly, this needs to be debated in the public arena and the truth exposed. Australian society is not about what corporates want or, what the governments and unions who pander to them want.

I have firsthand experience of what I say. If you require the evidence, please contact me by email or mail. Otherwise, just use your head – It's pretty obvious what's going on... It's about money and an unlimited, on tap, cheap labour force for corporates to exploit as they wish. It's Alabama cotton plantation mentality, by the corporates, with the full support of the government and the union and, not what we want in Australia.

The Australian population are waiting – Please let us know what you intend to do about this travesty perpetrated against Australian society.

I await your early reply

Yours faithfully



Stephen Fitzgerald

As I am deaf please respond by mail or email

info@hootgallery.com

PLEASE NOTE:

Together with “Who stole justice”, “Corporate corruption” and “The immigration scam”. We now have clear evidence of a tapestry of evil running through Australian society driven by corporates. At this point, we don’t need to mention our journalists being sanctioned, our media being manipulated, and human rights abuse also driven by corporate corruption. Although, it is part of the same larger storey that threatens Australian society.

The only consolation, I suppose, is that knowing how society works makes it easier to navigate but, there is a problem... If you know your history: All the great empires down through the ages have been destroyed from within. Corporate corruption unchecked will eventually be the downfall of our own society. Perhaps sooner rather than later judging by how close corporations came to destroying America.

Corruption of our institutions is social oppression and diminishes our freedom. In the words of Malcolm Roberts “You can only have human progress if you have freedom”. So, do we move forward, or do we let corporate corruption of our government, unions and the law drag us back into the dark ages.

The loss of faith in society is a result of corruption driven by corporate greed. What the Australian population wants is honesty and morality and that includes corporates, government, unions, and the legal fraternity justifying their actions to the people. It's our country and we deserve nothing less. The reason corporations get away with corrupting and plundering society is because good people let them – Don’t let them – Fight to protect society and our children’s future. Send corrupt corporations a message - Sell their shares and don’t buy their products.

To the unions: Fight for Australian society... Don’t sit back and watch it flushed down the toilet by corrupt corporations. Keep corporates and the governments who pander to them in check – Earn back the trust of the worker without holding society to ransom - Do your job...

*Stephen Fitzgerald
1st May 2018*

EMAIL LIST – Emails sent May 2018 and growing every day.

FEDERAL SENATORS 2018

Senator.Hinch@aph.gov.au; senator.abetz@aph.gov.au; senator.back@aph.gov.au; senator.bilyk@aph.gov.au;
senator.brandis@aph.gov.au; senator.carol.brown@aph.gov.au; senator.bullock@aph.gov.au;
senator.bushby@aph.gov.au; senator.cameron@aph.gov.au; senator.canavan@aph.gov.au; senator.carr@aph.gov.au;
senator.cash@aph.gov.au; senator.colbeck@aph.gov.au; senator.collins@aph.gov.au; senator.conroy@aph.gov.au;
senator.cormann@aph.gov.au; senator.dastyari@aph.gov.au; senator.day@aph.gov.au; senator.dinatale@aph.gov.au;
senator.edwards@aph.gov.au; senator.fawcett@aph.gov.au; senator.fierravanti-wells@aph.gov.au;
senator.fifield@aph.gov.au; senator.gallacher@aph.gov.au; senator.wong@aph.gov.au; senator.lindgren@aph.gov.au;
senator.lines@aph.gov.au; senator.ludlam@aph.gov.au; senator.ludwig@aph.gov.au; senator.ian.macdonald@aph.gov.au;
senator.madigan@aph.gov.au; senator.marshall@aph.gov.au; jennifer.mcallister@aph.gov.au;

senator.mcewen@aph.gov.au; senator.williams@aph.gov.au; senator.mcgrath@aph.gov.au;
 senator.mckenzie@aph.gov.au; senator.mckim@aph.gov.au; senator.mclucas@aph.gov.au; senator.moore@aph.gov.au;
 senator.muir@aph.gov.au; senator.nash@aph.gov.au; senator.oneill@aph.gov.au; senator.parry@aph.gov.au;
 senator.paterson@aph.gov.au; senator.payne@aph.gov.au; senator.peris@aph.gov.au; senator.polley@aph.gov.au;
 senator.xenophon@aph.gov.au; senator.seselja@aph.gov.au; senator.siewert@aph.gov.au; senator.simms@aph.gov.au;
 senator.sinodinos@aph.gov.au; senator.smith@aph.gov.au; senator.sterle@aph.gov.au; senator.urquhart@aph.gov.au;
 senator.wang@aph.gov.au; senator.waters@aph.gov.au; senator.whish-wilson@aph.gov.au; senator.ryan@aph.gov.au;
 senator.scullion@aph.gov.au; senator.johnston@aph.gov.au; senator.ketter@aph.gov.au; senator.lambie@aph.gov.au;
 senator.lazarus@aph.gov.au; senator.reynolds@aph.gov.au; senator.rhiannon@aph.gov.au; senator.rice@aph.gov.au;
 senator.ruston@aph.gov.au; senator.katy.gallagher@aph.gov.au; senator.hanson-young@aph.gov.au;
 senator.heffernan@aph.gov.au;

FEDERAL MEMBERS 2018

Tony.Abbott.MP@aph.gov.au; A.Albanese.MP@aph.gov.au; John.Alexander.MP@aph.gov.au; Anne.Aly.MP@aph.gov.au;
 Karen.Andrews.MP@aph.gov.au; menzies@aph.gov.au; Adam.Bandt.MP@aph.gov.au; Julia.Banks.MP@aph.gov.au;
 Sharon.Bird.MP@aph.gov.au; Julie.Bishop.MP@aph.gov.au; Chris.Bowen.MP@aph.gov.au;
 Andrew.Broad.MP@aph.gov.au; Russell.Broadbent.MP@aph.gov.au; Gai.Brodtmann.MP@aph.gov.au;
 Scott.Buchholz.MP@aph.gov.au; Tony.Burke.MP@aph.gov.au; Linda.Burney.MP@aph.gov.au;
 Mark.Butler.MP@aph.gov.au; Terri.Butler.MP@aph.gov.au; Anthony.Byrne.MP@aph.gov.au;
 Jim.Chalmers.MP@aph.gov.au; Nick.Champion.MP@aph.gov.au; Darren.Chester.MP@aph.gov.au;
 Lisa.Chesters.MP@aph.gov.au; George.Christensen.MP@aph.gov.au; Peter.Dutton.MP@aph.gov.au;
 Pat.Conroy.MP@aph.gov.au; Mark.Coulton.MP@aph.gov.au; Chris.Crewther.MP@aph.gov.au;
 Michael.Danby.MP@aph.gov.au; Milton.Dick.MP@aph.gov.au; Mark.Dreyfus.MP@aph.gov.au;
 Damian.Drum.MP@aph.gov.au; Justine.Elliot.MP@aph.gov.au; Kate.Ellis.MP@aph.gov.au;
 Warren.Entsch.MP@aph.gov.au; Trevor.Evans.MP@aph.gov.au; Jason.Falinski.MP@aph.gov.au;
 Joel.Fitzgibbon.MP@aph.gov.au; Paul.Fletcher.MP@aph.gov.au; Nicolle.Flint.MP@aph.gov.au;
 Mike.Freelander.MP@aph.gov.au; Josh.Frydenberg.MP@aph.gov.au; Andrew.Gee.MP@aph.gov.au;
 Steve.Georganas.MP@aph.gov.au; Andrew.Giles.MP@aph.gov.au; David.Gillespie.MP@aph.gov.au;
 Goodenough.MP@aph.gov.au; Luke.Gosling.MP@aph.gov.au; Tim.Hammond.MP@aph.gov.au; Ross.Hart.MP@aph.gov.au;
 Luke.Hartsuyker.MP@aph.gov.au; Andrew.Hastie.MP@aph.gov.au; Alex.Hawke.MP@aph.gov.au;
 Chris.Hayes.MP@aph.gov.au; Bob.Katter.MP@aph.gov.au; Sarah.Henderson.MP@aph.gov.au; Julian.Hill.MP@aph.gov.au;
 Kevin.Hogan.MP@aph.gov.au; Luke.Howarth.MP@aph.gov.au; Greg.Hunt.MP@aph.gov.au; Emma.Husar.MP@aph.gov.au;
 Ed.Husic.MP@aph.gov.au; Steve.Irons.MP@aph.gov.au; Stephen.Jones.MP@aph.gov.au; Bob.Katter.MP@aph.gov.au;
 Ged.Kearney.MP@aph.gov.au; Justine.Keay.MP@aph.gov.au; Michael.Keenan.MP@aph.gov.au;
 Craig.Kelly.MP@aph.gov.au; Mike.Kelly.MP@aph.gov.au; Matt.Keogh.MP@aph.gov.au; Peter.Khalil.MP@aph.gov.au;
 Catherine.King.MP@aph.gov.au; Madeleine.King.MP@aph.gov.au; Susan.Lamb.MP@aph.gov.au;
 Andrew.Laming.MP@aph.gov.au; Michelle.Landry.MP@aph.gov.au; Craig.Laundy.MP@aph.gov.au;
 Julian.Leeser.MP@aph.gov.au; Andrew.Leigh.MP@aph.gov.au; Farrer@aph.gov.au; David.Littleproud.MP@aph.gov.au;
 JMacklin.MP@aph.gov.au; Richard.Marles.MP@aph.gov.au; Emma.McBride.MP@aph.gov.au;
 Tanya.Plibersek.MP@aph.gov.au; Cathy.McGowan.MP@aph.gov.au; John.McVeigh.MP@aph.gov.au;
 Brian.Mitchell.MP@aph.gov.au; Rob.Mitchell.MP@aph.gov.au; Scott.Morrison.MP@aph.gov.au;
 Ben.Morton.MP@aph.gov.au; Shayne.Neumann.MP@aph.gov.au; Higgins@aph.gov.au; Clare.ONeil.MP@aph.gov.au;
 Julie.Owens.MP@aph.gov.au; Tony.Pasin.MP@aph.gov.au; Graham.Perrett.MP@aph.gov.au; Keith.Pitt.MP@aph.gov.au;
 Christian.Porter.MP@aph.gov.au; Jane.Prentice.MP@aph.gov.au; Melissa.Price.MP@aph.gov.au; C.Pyne.MP@aph.gov.au;
 Rowan.Ramsey.MP@aph.gov.au; Amanda.Rishworth.MP@aph.gov.au; Stuart.Robert.MP@aph.gov.au;
 Michelle.Rowland.MP@aph.gov.au; Joanne.Ryan.MP@aph.gov.au; Rebekha.Sharkie.MP@aph.gov.au;
 Bill.Shorten.MP@aph.gov.au; Tony.Smith.MP@aph.gov.au; Warren.Snowdon.MP@aph.gov.au;
 Anne.Stanley.MP@aph.gov.au; Ann.Sudmalis.MP@aph.gov.au; Barnaby.Joyce.MP@aph.gov.au;
 Angus.Taylor.MP@aph.gov.au; Dan.Tehan.MP@aph.gov.au; Susan.Templeman.MP@aph.gov.au;
 Matt.Thistlethwaite.MP@aph.gov.au; Alan.Tudge.MP@aph.gov.au; Maria.Vamvakinou.MP@aph.gov.au;
 Bert.Vanmanen.MP@aph.gov.au; Ross.Vasta.MP@aph.gov.au; Andrew.Wallace.MP@aph.gov.au;
 Tim.Watts.MP@aph.gov.au; Lucy.Wicks.MP@aph.gov.au; Andrew.Wilkie.MP@aph.gov.au; Josh.Wilson.MP@aph.gov.au;
 Rick.Wilson.MP@aph.gov.au; Tim.Wilson.MP@aph.gov.au; Jason.Wood.MP@aph.gov.au; Ken.Wyatt.MP@aph.gov.au;
 Tony.Zappia.MP@aph.gov.au; Trent.Zimmerman.MP@aph.gov.au; Michael.Sukkar.MP@aph.gov.au;
 Wayne.Swan.MP@aph.gov.au; Meryl.Swanson.MP@aph.gov.au; Michael.McCormack.MP@aph.gov.au;
 Steven.Ciobo.MP@aph.gov.au; Jason.Clare.MP@aph.gov.au; Sharon.Claydon.MP@aph.gov.au;
 David.Coleman.MP@aph.gov.au; Julie.Collins.MP@aph.gov.au;

OTHERS: contact@bobbrown.org.au; mail@justiceparty.com.au;

AUSTRALIAN MEDIA

peter@hartcher.com; npc@npc.org.au; letters@theaustralian.com.au;
 online@theaustralian.com.au; Owenm@theaustralian.com.au; HoweA1@theaustralian.com.au;
 media@theaustralian.com.au; news@dailytelegraph.com.au; cos@wanews.com.au; letters@wanews.com.au;
 webeditor@wanews.com.au; newsdesk@smh.com.au; newsdesk@theage.com.au; news@heraldsun.com.au;
 newsdesk@fairfaxmedia.com.au; afreditor@afr.com.au; advedit@theadvertiser.com.au; comments@sbs.com.au;
 cos@thecouriermail.com.au; media.release@canberratimes.com.au; news@perthnow.com.au;
 mercury.cos@themercury.com.au; news@perthnow.com.au; news@ntnews.com.au; newstip@adv.newsltd.com.au;
 news@theadvocate.com.au; scoop@brisbanetimes.com.au; mail@examiner.com.au; edsec@townsvillebulletin.com.au;
 journo@geelongadvertiser.com.au; editorial@cairnspost.com.au; foxnewstips@foxnews.com;
 news@dailymercury.com.au; letters@thesaturdaypaper.com.au; scoop@illawarramercury.com.au; comms@mgns.org.au;
 editorial@scnews.com.au; editor@koorimail.com; tiser@theadvertiser.com.au; craig.warhurst@news-mail.com.au;
 Rod.Harris@news.com.au; news@fremantleherald.com; editor@bunyippres.com.au; editor@greenleft.org.au;
 tmbully@capnews.com.au; tips@dailyemail.com; tiser@theadvertiser.com.au; guardian.letters@theguardian.com;
 observer.letters@observer.co.uk;

TELEVISION STATIONS

stories@theprojecttv.com.au; yoursay@theprojecttv.com.au; contact@9news.com.au;
 scope@networkten.com.au; comments@sbs.com.au

TRADE UNIONS:

mail@unionsnsw.org.au; info@awunsw.asn.au; membershipnsw@amwu.org.au; amieu@meatworker.com.au; membership@nuw.com.au; secretary@sdansw.asn.au; info@twunsw.org.au; united@usu.org.au;

MAGISTRATES NSW - local_court_brewarrina@agd.nsw.gov.au; local_court_batemans_bay@agd.nsw.gov.au;
 local_court_albion_park@agd.nsw.gov.au; local_court_albany@agd.nsw.gov.au; local_court_armidale@agd.nsw.gov.au;
 local_court_ballina@agd.nsw.gov.au; local_court_campbelltown@agd.nsw.gov.au;
 local_court_balranald@agd.nsw.gov.au; local_court_bankstown@agd.nsw.gov.au;
 local_court_batemans_bay@agd.nsw.gov.au; local_court_bathurst@agd.nsw.gov.au; local_court_bega@agd.nsw.gov.au;
 local_court_bellingen@agd.nsw.gov.au; local_court_belmont@agd.nsw.gov.au; local_court_blacktown@agd.nsw.gov.au;
 local_court_blayney@agd.nsw.gov.au; local_court_boggabilla@agd.nsw.gov.au; local_court_camden@agd.nsw.gov.au;
 local_court_casino@agd.nsw.gov.au; local_court_bombala@agd.nsw.gov.au; local_court_bourke@agd.nsw.gov.au;
 local_court_braidwood@agd.nsw.gov.au; local_court_broken_hill@agd.nsw.gov.au;
 local_court_burwood@agd.nsw.gov.au; local_court_byron_bay@agd.nsw.gov.au; local_court_cessnock@agd.nsw.gov.au;
 local_court_cobar@agd.nsw.gov.au; local_court_coffs_harbour@agd.nsw.gov.au; local_court_cndobolin@agd.nsw.gov.au;
 local_court_cooma@agd.nsw.gov.au; local_court_milton@agd.nsw.gov.au; local_court_coonabarabran@agd.nsw.gov.au;
 local_court_coonamble@agd.nsw.gov.au; local_court_cootamundra@agd.nsw.gov.au;
 local_court_corowa@agd.nsw.gov.au; local_court_cowra@agd.nsw.gov.au; local_court_crookwell@agd.nsw.gov.au;
 local_court_deniliquin@agd.nsw.gov.au; local_court_dubbo@agd.nsw.gov.au; local_court_dunedoo@agd.nsw.gov.au;
 local_court_dungog@agd.nsw.gov.au; local_court_east Maitland@agd.nsw.gov.au; local_court_eden@agd.nsw.gov.au;
 local_court_fairfield@agd.nsw.gov.au; local_court_finley@agd.nsw.gov.au; local_court_forbes@agd.nsw.gov.au;
 local_court_forster@agd.nsw.gov.au; local_court_gilgandra@agd.nsw.gov.au; local_court_glen Innes@agd.nsw.gov.au;
 local_court_gloucester@agd.nsw.gov.au; local_court_gosford@agd.nsw.gov.au; local_court_goulburn@agd.nsw.gov.au;
 local_court_grafton@agd.nsw.gov.au; local_court_grenfell@agd.nsw.gov.au; local_court_griffith@agd.nsw.gov.au;
 local_court_gulgong@agd.nsw.gov.au; local_court_moama@agd.nsw.gov.au;
 local_court_gunnedah@agd.nsw.gov.au; local_court_hay@agd.nsw.gov.au; local_court_hillston@agd.nsw.gov.au;
 local_court_holbrook@agd.nsw.gov.au; local_court_hornsby@agd.nsw.gov.au; local_court_inverell@agd.nsw.gov.au;
 local_court_junee@agd.nsw.gov.au; local_court_katoomba@agd.nsw.gov.au; local_court_kempsey@agd.nsw.gov.au;
 local_court_kiama@agd.nsw.gov.au; local_court_kogarah@agd.nsw.gov.au; local_court_kurri_kurri@agd.nsw.gov.au;
 local_court_lake_cargelligo@agd.nsw.gov.au; local_court_local_court_leeton@agd.nsw.gov.au;
 local_court_lightning@agd.nsw.gov.au; local_court_lismore@agd.nsw.gov.au; local_court_lithgow@agd.nsw.gov.au;
 local_court_liverpool@agd.nsw.gov.au; local_court_lockhart@agd.nsw.gov.au; local_court_macksville@agd.nsw.gov.au;
 local_court_maclean@agd.nsw.gov.au; local_court_maitland@agd.nsw.gov.au; local_court_manilla@agd.nsw.gov.au;
 local_court_manly@agd.nsw.gov.au; local_court_moree@agd.nsw.gov.au; local_court_moruya@agd.nsw.gov.au;
 local_court_moss_vale@agd.nsw.gov.au; local_court_mount_druitt@agd.nsw.gov.au;

local_court_mudgee@agd.nsw.gov.au; local_court_mullumbimby@agd.nsw.gov.au;
 local_court_mungindi@agd.nsw.gov.au; local_court_murrurundi@agd.nsw.gov.au;
 local_court_murwillumbah@agd.nsw.gov.au; local_court_muswellbrook@agd.nsw.gov.au;
 local_court_narooma@agd.nsw.gov.au; local_court_narrabri@agd.nsw.gov.au; local_court_narrandera@agd.nsw.gov.au;
 local_court_narromine@agd.nsw.gov.au; local_court_newcastle@agd.nsw.gov.au;
 local_court_newtown@agd.nsw.gov.au; local_court_north_sydney@agd.nsw.gov.au; local_court_nowra@agd.nsw.gov.au;
 local_court_nyngan@agd.nsw.gov.au; local_court_oberon@agd.nsw.gov.au; local_court_orange@agd.nsw.gov.au; local_court_port_macquarie@agd.nsw.gov.au; local_court_queanbeyan@agd.nsw.gov.au; local_court_quirindi@agd.nsw.gov.au;
 local_court_raymond_terrace@agd.nsw.gov.au; local_court_richmond@agd.nsw.gov.au;
 local_court_ryde@agd.nsw.gov.au; local_court_rylstone@agd.nsw.gov.au; local_court_scone@agd.nsw.gov.au;
 local_court_singleton@agd.nsw.gov.au; local_court_sutherland@agd.nsw.gov.au;
 local_court_tamworth@agd.nsw.gov.au; local_court_taree@agd.nsw.gov.au; local_court_temora@agd.nsw.gov.au;
 local_court_tenterfield@agd.nsw.gov.au; local_court_toronto@agd.nsw.gov.au;
 local_court_tumbarumba@agd.nsw.gov.au; local_court_tumut@agd.nsw.gov.au; local_court_tweed
 Heads@agd.nsw.gov.au; local_court_wagga_wagga@agd.nsw.gov.au; local_court_walcha@agd.nsw.gov.au;
 local_court_walgett@agd.nsw.gov.au; local_court_wellington@agd.nsw.gov.au; local_court_wentworth@agd.nsw.gov.au;
 local_court_west_wyalong@agd.nsw.gov.au; local_court_wilcannia@agd.nsw.gov.au;
 local_court_windsor@agd.nsw.gov.au; local_court_wollongong@agd.nsw.gov.au; local_court_woy_woy@agd.nsw.gov.au;
 local_court_wyong @agd.nsw.gov.au; local_court_yass@agd.nsw.gov.au; local_court_young@agd.nsw.gov.au;
 local_court_warialda@agd.nsw.gov.au; local_court_warren@agd.nsw.gov.au; local_court_wauchope@agd.nsw.gov.au;
 local_court_waverley@agd.nsw.gov.au; local_court_wee_waa@agd.nsw.gov.au; local_court_parkes@agd.nsw.gov.au;
 local_court_parramatta@agd.nsw.gov.au; local_court_penrith@agd.nsw.gov.au; local_court_picton@agd.nsw.gov.au;
 local_court_port_kembla@agd.nsw.gov.au;

MAGISTRATES QLD - courthouse.charterstowers@justice.qld.gov.au; courthouse.atherton@justice.qld.gov.au;
 courthouse.ayr@justice.qld.gov.au; courthouse.thursdayisland@justice.qld.gov.au;
 courthouse.barcaldine@justice.qld.gov.au; courthouse.bamaga@justice.qld.gov.au;
 courthouse.barcaldine@justice.qld.gov.au; courthouse.beaudesert@justice.qld.gov.au;
 courthouse.beenleigh@justice.qld.gov.au; courthouse.beenleigh@justice.qld.gov.au;
 courthouse.biloela@justice.qld.gov.au; courthouse.blackall@justice.qld.gov.au;
 courthouse.blackwater@justice.qld.gov.au; courthouse.bowen@justice.qld.gov.au; courthouse.bowen@justice.qld.gov.au;
 courthouse.brisbane@justice.qld.gov.au; courthouse.brisbane@justice.qld.gov.au;
 courthouse.brisbane@justice.qld.gov.au; courthouse.brisbane@justice.qld.gov.au;
 courthouse.bundaberg@justice.qld.gov.au; courthouse.bundaberg@justice.qld.gov.au;
 courthouse.caboolture@justice.qld.gov.au; courthouse.cairns@justice.qld.gov.au;
 courthouse.caloundra@justice.qld.gov.au; courthouse.charleville@justice.qld.gov.au;
 courthouse.charleville@justice.qld.gov.au; courthouse.charterstowers@justice.qld.gov.au;
 courthouse.cherbourg@justice.qld.gov.au; courthouse.childers@justice.qld.gov.au;
 courthouse.chinchilla@justice.qld.gov.au; courthouse.clermont@justice.qld.gov.au;
 courthouse.cleveland@justice.qld.gov.au; courthouse.cloncurry@justice.qld.gov.au;
 courthouse.cooktown@justice.qld.gov.au; courthouse.coolangatta@justice.qld.gov.au;
 courthouse.cunnamulla@justice.qld.gov.au; courthouse.dalby@justice.qld.gov.au;
 courthouse.emerald@justice.qld.gov.au; courthouse.gatton@justice.qld.gov.au; courthouse.gayndah@justice.qld.gov.au;
 courthouse.gladstone@justice.qld.gov.au; courthouse.goondiwindi@justice.qld.gov.au;
 courthouse.gympie@justice.qld.gov.au; courthouse.herveybay@justice.qld.gov.au;
 courthouse.hollandpark@justice.qld.gov.au; courthouse.hughenden@justice.qld.gov.au;
 courthouse.ingham@justice.qld.gov.au; courthouse.longreach@justice.qld.gov.au; courthouse.mackay@justice.qld.gov.au;
 courthouse.mareeba@justice.qld.gov.au; courthouse.maroochydore@justice.qld.gov.au;
 courthouse.maryborough@justice.qld.gov.au; courthouse.mitchell@justice.qld.gov.au;
 courthouse.moranbah@justice.qld.gov.au; courthouse.mossman@justice.qld.gov.au;
 courthouse.mountisa@justice.qld.gov.au; courthouse.murgon@justice.qld.gov.au;
 courthouse.nambour@justice.qld.gov.au; courthouse.nanango@justice.qld.gov.au; courthouse.noosa@justice.qld.gov.au;
 courthouse.normanton@justice.qld.gov.au; courthouse.oakey@justice.qld.gov.au; courthouse.petrie@justice.qld.gov.au;
 courthouse.pinerivers@justice.qld.gov.au; courthouse.pittsworth@justice.qld.gov.au;
 courthouse.pomona@justice.qld.gov.au; courthouse.proserpine@justice.qld.gov.au;
 courthouse.quilpie@justice.qld.gov.au; courthouse.stgeorge@justice.qld.gov.au;
 courthouse.sandgate@justice.qld.gov.au; courthouse.sarina@justice.qld.gov.au;
 courthouse.southport@justice.qld.gov.au; courthouse.springsure@justice.qld.gov.au;
 courthouse.stanthorpe@justice.qld.gov.au; courthouse.taroom@justice.qld.gov.au;
 courthouse.thursdayisland@justice.qld.gov.au; courthouse.toogoolawah@justice.qld.gov.au;

courthouse.toowoomba@justice.qld.gov.au; courthouse.townsville@justice.qld.gov.au;
 courthouse.tully@justice.qld.gov.au; courthouse.warwick@justice.qld.gov.au; courthouse.weipa@justice.qld.gov.au;
 courthouse.wynnum@justice.qld.gov.au; courthouse.yeppoon@justice.qld.gov.au;
 courthouse.redcliffe@justice.qld.gov.au; courthouse.richlands@justice.qld.gov.au;
 courthouse.richmond@justice.qld.gov.au; courthouse.rockhampton@justice.qld.gov.au;
 courthouse.roma@justice.qld.gov.au; courthouse.innisfail@justice.qld.gov.au; courthouse.ipswich@justice.qld.gov.au;
 courthouse.juliacreek@justice.qld.gov.au; courthouse.kingaroy@justice.qld.gov.au;
 courthouse.landsborough@justice.qld.gov.au;

MAGISTRATES VICTORIA -

broadmeadowscoordinator@magistratescourt.vic.gov.au;dandenongcoordinator@magistratescourt.vic.gov.au;
 frankstoncoordinator@magistratescourt.vic.gov.au; heidelbergcoordinator@magistratescourt.vic.gov.au;
 melbourncoordinator@magistratescourt.vic.gov.au;moorabbincoordinator@magistratescourt.vic.gov.au;neighbourhood
 oordinator@magistratescourt.vic.gov.au; ringwoodcoordinator@magistratescourt.vic.gov.au;
 sunshinecoordinator@magistratescourt.vic.gov.au; werribeecoordinator@magistratescourt.vic.gov.au;
 araratcoordinator@magistratescourt.vic.gov.au; bacchusmarshcoordinator@magistratescourt.vic.gov.au;
 bairnsdalecoordinator@magistratescourt.vic.gov.au; ballaratcoordinator@magistratescourt.vic.gov.au;
 benallacoordinator@magistratescourt.vic.gov.au;bendigocoordinator@magistratescourt.vic.gov.au;castlemainecoordinato
 r@magistratescourt.vic.gov.au;echucacoordinator@magistratescourt.vic.gov.au;edenhopecoordinator@magistratescourt.
 vic.gov.au; geelongcoordinator@magistratescourt.vic.gov.au; hamiltoncoordinator@magistratescourt.vic.gov.au;
 hopetouncoordinator@magistratescourt.vic.gov.au; horshamcoordinator@magistratescourt.vic.gov.au;
 kerangcoordinator@magistratescourt.vic.gov.au; korumburra@magistratescourt.vic.gov.au;
 kynetoncoordinator@magistratescourt.vic.gov.au; latrobevalleycoordinator@magistratescourt.vic.gov.au;
 mansfieldcoordinator@magistratescourt.vic.gov.au; maryboroughcoordinator@magistratescourt.vic.gov.au;
 milduracoordinator@magistratescourt.vic.gov.au; myrtlefordcoordinator@magistratescourt.vic.gov.au;
 nhillcoordinator@magistratescourt.vic.gov.au; omeocoordinator@magistratescourt.vic.gov.au;
 orbostcoordinator@magistratescourt.vic.gov.au;seymourcoordinator@magistratescourt.vic.gov.au;sheppartoncoordinator
 @magistratescourt.vic.gov.au; starnaudcoordinator@magistratescourt.vic.gov.au;
 stawellcoordinator@magistratescourt.vic.gov.au; swanhillcoordinator@magistratescourt.vic.gov.au;
 wangarattacoordinator@magistratescourt.vic.gov.au; warrnamboolcoordinator@magistratescourt.vic.gov.au;
 wodongacoordinator@magistratescourt.vic.gov.au; wonthaggi@magistratescourt.vic.gov.au;
 ouyencoordinator@magistratescourt.vic.gov.au;portlandcoordinator@magistratescourt.vic.gov.au;robinvalecoordinator@
 magistratescourt.vic.gov.au;salecoordinator@magistratescourt.vic.gov.au;cobramcoordinator@magistratescourt.vic.gov.a
 u; colaccoordinator@magistratescourt.vic.gov.au; corryongcoordinator@magistratescourt.vic.gov.au;
 dromanacoordinator@magistratescourt.vic.gov.au;

MAGISTRATES SOUTH AUSTRALIA - criminal.registry@courts.sa.gov.au;ccrcs@courts.sa.gov.au;

AMRegistry@courts.sa.gov.au; christiesbeach@courts.sa.gov.au; elizabeth@courts.sa.gov.au;
 portadelaide@courts.sa.gov.au; berri@courts.sa.gov.au; bordertown@courts.sa.gov.au; ceduna@courts.sa.gov.au;
 cooberpedy@courts.sa.gov.au; kadina@courts.sa.gov.au; millicent@courts.sa.gov.au; mountbarker@courts.sa.gov.au;
 mountgambier@courts.sa.gov.au; murraybridge@courts.sa.gov.au; naracoorte@courts.sa.gov.au;
 portaugusta@courts.sa.gov.au; portlincoln@courts.sa.gov.au; portpirie@courts.sa.gov.au; victorharbor@courts.sa.gov.au;
 whyalla@courts.sa.gov.au; bordertown@courts.sa.gov.au; ceduna@courts.sa.gov.au; clare@courts.sa.gov.au;
 ernabella@courts.sa.gov.au; fregon@courts.sa.gov.au; indulkana@courts.sa.gov.au; kadina@courts.sa.gov.au; kingscote@co
 urts.sa.gov.au; leighcreek@courts.sa.gov.au; maitland@courts.sa.gov.au; marla@courts.sa.gov.au;
 mimili@courts.sa.gov.au; millicent@courts.sa.gov.au; mountbarker@courts.sa.gov.au; mountgambier@courts.sa.gov.au;
 murraybridge@courts.sa.gov.au; naracoorte@courts.sa.gov.au; peterborough@courts.sa.gov.au;
 portaugusta@courts.sa.gov.au; porlincoln@courts.sa.gov.au; portpirie@courts.sa.gov.au; roxbydowns@courts.sa.gov.au;
 tanunda@courts.sa.gov.au; victorharbor@courts.sa.gov.au; waikerie@courts.sa.gov.au; whyalla@courts.sa.gov.au;
 yalata@courts.sa.gov.au;

MAGISTRATES WESTERN AUSTRALIA - cocosiscourt@justice.wa.gov.au; armadalecourt@justice.wa.gov.au;

fremantlecourt@justice.wa.gov.au; joondalupcourt@justice.wa.gov.au; midlandcourt@justice.wa.gov.au;
 rockinghamcourt@justice.wa.gov.au; mandurahcourt@justice.wa.gov.au; albanycourt@justice.wa.gov.au;
 broomecourt@justice.wa.gov.au; bunburycourt@justice.wa.gov.au; busseltoncourt@justice.wa.gov.au;
 carnarvoncourt@justice.wa.gov.au; christmasiscourt@justice.wa.gov.au; colliecourt@justice.wa.gov.au;
 derbycourt@justice.wa.gov.au; esperancecourt@justice.wa.gov.au; geraldtoncourt@justice.wa.gov.au;
 kalgoorliecourt@justice.wa.gov.au; karrathacourt@justice.wa.gov.au; katanningcourt@justice.wa.gov.au;
 kununurracourt@justice.wa.gov.au; manjimupcourt@justice.wa.gov.au; merredincourt@justice.wa.gov.au;

mooracourt@justice.wa.gov.au; narrogincourt@justice.wa.gov.au; northamcourt@justice.wa.gov.au;
southhedlandcourt@justice.wa.gov.au;

MAGISTRATES TASMANIA - magistrates.court@justice.tas.gov.au; registryburnie@justice.tas.gov.au;
registrydevonport@justice.tas.gov.au; registryhobart@justice.tas.gov.au; registrylmc@justice.tas.gov.au;

MAGISTRATES ACT - MCCriminal.JACS@act.gov.au;

MAGISTRATES NT - lyn.even@nt.gov.au; nicole.byrnnes@nt.gov.au; rosita.martyn@nt.gov.au; enisa.zendeli@nt.gov.au;

UNIVERSITY NSW

Education, Arts & Social Science:

artdesign@unsw.edu.au; unswgalleries@unsw.edu.au; d.alonzo@unsw.edu.au; p.ayres@unsw.edu.au;
t.baker@unsw.edu.au; k.barnett@unsw.edu.au; john@johnbennett.com.au; michelle.bishop@unsw.edu.au;
anne.burns@unsw.edu.au; alexandra.clarke@unsw.edu.au; rebecca.collie@unsw.edu.au; t.cumming@unsw.edu.au;
c.davison@unsw.edu.au; n.desai@unsw.edu.au; s.eacott@unsw.edu.au; neville.ellis@unsw.edu.au;
paul.evans@unsw.edu.au; cw.evers@unsw.edu.au; bobfox@unsw.edu.au; p.gibbons@unsw.edu.au; c.grima-
farrell@unsw.edu.au; j.grimm@unsw.edu.au; m.gross@unsw.edu.au; k.gulson@unsw.edu.au;
marina.harvey@unsw.edu.au; d.delfavero@unsw.edu.au; s.mcintyre@unsw.edu.au;
k.moline@unsw.edu.au; v.rees@unsw.edu.au; l.greenwood@unsw.edu.au; b.wall@unsw.edu.au;
mark.i.jones@unsw.edu.au; grant.stevens@unsw.edu.au; s.east@unsw.edu.au; t.allas@unsw.edu.au;
f.fenner@unsw.edu.au; a.rourke@unsw.edu.au; f.blacklock@unsw.edu.au; l.killen@unsw.edu.au;
d.mckeough@unsw.edu.au; diana.smith@unsw.edu.au; s.spurr@unsw.edu.au; j.ward@unsw.edu.au;
j.bennett@unsw.edu.au; g.forsyth@unsw.edu.au; mark.i.jones@unsw.edu.au; b.hester@unsw.edu.au;
J.L.Bacon@unsw.edu.au; M.Barker@unsw.edu.au; t.bednarz@unsw.edu.au; z.begg@unsw.edu.au; j.biddle@unsw.edu.au;
f.blacklock@unsw.edu.au; scott.brown@unsw.edu.au; gary.carsley@unsw.edu.au; l.chan@unsw.edu.au;
b.croft@unsw.edu.au; u.cvoro@unsw.edu.au; d.eastwood@unsw.edu.au; b.ely@unsw.edu.au; g.finnane@unsw.edu.au;
patricia.flanagan@unsw.edu.au; l.fowler-smith@unsw.edu.au; m.garbutt@unsw.edu.au; petra@unsw.edu.au;
p.george@unsw.edu.au; p.gibson@unsw.edu.au; a.giddy@unsw.edu.au; john.gillies@unsw.edu.au;
stephen.goddard@unsw.edu.au; richard@richard-goodwin.com; b.green@unsw.edu.au; t.gregory@unsw.edu.au;
selena.griffith@unsw.edu.au; r.haley@unsw.edu.au; l.hibberd@unsw.edu.au;
ian.howard@unsw.edu.au; j.hughes@unsw.edu.au; s.hunt@unsw.edu.au; douglas.kahn@unsw.edu.au;
l.kelley@unsw.edu.au; caleb.kelly@unsw.edu.au; m.kempson@unsw.edu.au; s.kenderdine@unsw.edu.au;
g.keulemans@unsw.edu.au; g.khut@unsw.edu.au; k.kriss@unsw.edu.au; Kuchel@unsw.edu.au;
c.longbottom@unsw.edu.au; s.loo@unsw.edu.au; a.lorange@unsw.edu.au; d.losche@unsw.edu.au;
ramesh@unsw.edu.au; ian.mcarthur@unsw.edu.au; gay.mcdonald@unsw.edu.au; john.mcghee@unsw.edu.au;
c.milledge@unsw.edu.au; brad.miller@unsw.edu.au; e.muller@unsw.edu.au; A.Munster@unsw.edu.au;
w.parker@unsw.edu.au; da.phillips@unsw.edu.au; izabela.pluta@unsw.edu.au; l.roberts-goodwin@unsw.edu.au;
e.robertson@unsw.edu.au; t.ross@unsw.edu.au; kurt.schranzer@unsw.edu.au; k.seale@unsw.edu.au;
p.sharp@unsw.edu.au; diana.smith@unsw.edu.au; k.snepvangers@unsw.edu.au; s.spurr@unsw.edu.au;
l.stefanoff@unsw.edu.au; v.tello@unsw.edu.au; p.thomas@unsw.edu.au; bic.tieu@unsw.edu.au;
c.tonkinwise@unsw.edu.au; mari.velonaki@unsw.edu.au; c.vickers@unsw.edu.au; karin@unsw.edu.au;
s.weymouth@unsw.edu.au; Liz.Williamson@unsw.edu.au; j.wodak@unsw.edu.au; fang.xu@unsw.edu.au;
melinda.young@unsw.edu.au; d.aarons@unsw.edu.au; philippe.adam@unsw.edu.au; e.adamson@unsw.edu.au;
p.aggleton@unsw.edu.au; c.alexander@unsw.edu.au; d.alonzo@unsw.edu.au; m.amberber@unsw.edu.au;
t.andric@unsw.edu.au; n.apoifis@unsw.edu.au; w.armour@unsw.edu.au; b.ashcroft@unsw.edu.au;
j.attridge@unsw.edu.au; p.ayres@unsw.edu.au; xinqi.bai@unsw.edu.au; sally.baker@unsw.edu.au; t.baker@unsw.edu.au;
dvc.id@unsw.edu.au; r.balint@unsw.edu.au; k.barnett@unsw.edu.au; m.barthwaldatta@unsw.edu.au;
a.bartlett@unsw.edu.au; linda.bartolomei@unsw.edu.au; a.bashford@unsw.edu.au; shona.bates@unsw.edu.au;
v.bau@unsw.edu.au; a.beattie@unsw.edu.au; bis@unsw.edu.au; meganriffiths@unsw.edu.au; p.bell@unsw.edu.au;
stephen.bell@unsw.edu.au; s.belmessous@unsw.edu.au; john@johnbennett.com.au; Andrea.Benvenuti@unsw.edu.au;
s.bernays@unsw.edu.au; i.bickerton@unsw.edu.au; a.billingsley@unsw.edu.au; michelle.bishop@unsw.edu.au;
stephanie.bishop@unsw.edu.au; m.bittman@unsw.edu.au; h.bjellaanes@unsw.edu.au; d.blaazer@unsw.edu.au;
m.blaxland@unsw.edu.au; h.blunden@unsw.edu.au; m.bogle@unsw.edu.au; j.bolitho@unsw.edu.au;
j.bollen@unsw.edu.au; s.bonnet@unsw.edu.au; s.bose@unsw.edu.au; b.boss@unsw.edu.au; m.bowen@unsw.edu.au;
b.bradbury@unsw.edu.au; e.brannigan@unsw.edu.au; s.breakspear@unsw.edu.au; j.breckenridge@unsw.edu.au;

l.brener@unsw.edu.au; d.brennan@unsw.edu.au; a.brewster@unsw.edu.au;
t.broadly@unsw.edu.au;j.brooks@unsw.edu.au;a.broom@unsw.edu.au;jude.brown@unsw.edu.au;paul.brown@unsw.edu.
au;j.bryant@unsw.edu.au;Robert.Buch@unsw.edu.au;anne.burns@unsw.edu.au;k.burwell@unsw.edu.au;d.cahill@unsw.e
du.au;j.cale@unsw.edu.au;d.callander@unsw.edu.au;p.cam@unsw.edu.au;Helen.Caple@unsw.edu.au;bettina.cass@unsw
.edu.au;m.chan@unsw.edu.au;l.chappell@unsw.edu.au;sean.cx@unsw.edu.au;zhiming.cheng@unsw.edu.au;l.chislettjone
s@unsw.edu.au;ching.choi@unsw.edu.au;e.christopher@unsw.edu.au;c.chua@unsw.edu.au;w.clapton@unsw.edu.au;s.co
hen@unsw.edu.au;h.colebatch@unsw.edu.au;rebecca.collie@unsw.edu.au;p.collins@unsw.edu.au;v.combegermes@un
sw.edu.au;a.corones@unsw.edu.au;n.cortis@unsw.edu.au;bm.costello@unsw.edu.au;r.covell@unsw.edu.au;lcraig@unsw.
edu.au;k.crawford@unsw.edu.au;d.cronin@unsw.edu.au;l.crooks@unsw.edu.au;t.cumming@unsw.edu.au;mark@allop
us.com;j.danker@unsw.edu.au;c.danta@unsw.edu.au;k.davies@unsw.edu.au;c.davison@unsw.edu.au;paul.dawson@un
sw.edu.au;j.dewit@unsw.edu.au;e.deligianni@unsw.edu.au;r.derricourt@unsw.edu.au;a.dew@unsw.edu.au;m.difrancesco
@unsw.edu.au;m.diesendorf@unsw.edu.au;r.dimitrov@unsw.edu.au;r.diprose@unsw.edu.au;susan.dodds@unsw.edu.au;
s.doherty@unsw.edu.au;gregd@unsw.edu.au;stephanie.donald@unsw.edu.au;g.doney@unsw.edu.au;n.doumanis@unsw.
edu.au;l.dowse@unsw.edu.au;g.dowsett@unsw.edu.au;t.dreher@unsw.edu.au;danielled@unsw.edu.au;k.drysdale@unsw
.edu.au;tracy.durksen@unsw.edu.au;s.eacott@unsw.edu.au;t.eardley@unsw.edu.au;louise.edwards@unsw.edu.au;a.eli@
unsw.edu.au;cath.ellis@unsw.edu.au;neville.ellis@unsw.edu.au;paul.evans@unsw.edu.au;sandy.evans@unsw.edu.au;cw.
evers@unsw.edu.au;g.evon@unsw.edu.au;d.fabian@unsw.edu.au;q.fang@unsw.edu.au;e.fernandez@unsw.edu.au;b.fileb
orn@unsw.edu.au;g.fischer@unsw.edu.au;karen.fisher@unsw.edu.au;c.flaskas@unsw.edu.au;heather.ford@unsw.edu.au
;l.ford@unsw.edu.au;bobfox@unsw.edu.au;suzanne.fraser@unsw.edu.au;n.fukui@unsw.edu.au;xuesong.gao@unsw.edu.
au;j.gascoigne@unsw.edu.au;s.gendera@unsw.edu.au;p.gibbons@unsw.edu.au;g.giuntoli@unsw.edu.au;j.golder@unsw.e
du.au;anne.graham@unsw.edu.au;s.graham@unsw.edu.au;sonia.graham@unsw.edu.au;clare.grant@unsw.edu.au;rm.gra
y@unsw.edu.au;s.green@unsw.edu.au;penny.griffin@unsw.edu.au;c.grimafarrell@unsw.edu.au;
m.gross@unsw.edu.au;h.groth@unsw.edu.au;k.gulson@unsw.edu.au;e.gomezacruz@unsw.edu.au;s.hale@unsw.edu.au;r.h
all@unsw.edu.au;a.hamilton@unsw.edu.au;m.hamilton@unsw.edu.au;s.hardy@unsw.edu.au;r.hari@unsw.edu.au;marina
.harvey@unsw.edu.au;y.hashimoto@unsw.edu.au;a.hatoss@unsw.edu.au;p.hay@unsw.edu.au;r.haynes@unsw.edu.au;s.
healy@unsw.edu.au;a.herro@unsw.edu.au;s.hetherington@unsw.edu.au;f.hilferty@unsw.edu.au;p.hill@unsw.edu.au;k.h
oekman@unsw.edu.au;l.holloway@unsw.edu.au;m.holt@unsw.edu.au;m.hooper@unsw.edu.au;m.hopwood@unsw.edu.a
u;howitt@bigpond.com;r.hugman@unsw.edu.au;a.hulbert@unsw.edu.au;p.hull@unsw.edu.au;j.idle@unsw.edu.au;s.iida
@unsw.edu.au;h.ikaheimo@unsw.edu.au;j.ingleson@unsw.edu.au;s.ingster@unsw.edu.au;t.jakimow@unsw.edu.au;m.jak
obsen@unsw.edu.au;kerrie.james@unsw.edu.au;emma.jane@unsw.edu.au;kelley.johnson@unsw.edu.au;michael.johnso
n@unsw.edu.au;r.jolly@unsw.edu.au;s.jottkandt@unsw.edu.au;a.r.jones@unsw.edu.au;jae.jung@unsw.edu.au;r.kaddour
@unsw.edu.au;s.kalyuga@unsw.edu.au;g.karskens@unsw.edu.au;jilan.katz@unsw.edu.au;r.kayess@unsw.edu.au;m.kearn
es@unsw.edu.au;p.kelly@unsw.edu.au;katherine.kenny@unsw.edu.au;m.kent@unsw.edu.au;c.kessler@unsw.edu.au;mir
a.kim@unsw.edu.au;mark.king@unsw.edu.au;s.kippax@unsw.edu.au;emma.kirby@unsw.edu.au;v.kirby@unsw.edu.au;r.k
irsten@unsw.edu.au;a.korolev@unsw.edu.au;g.kouvaros@unsw.edu.au;c.kremmer@unsw.edu.au;l.lafferty@unsw.edu.au
;k.lai@unsw.edu.au;k.lancaster@unsw.edu.au;m.langford@unsw.edu.au;j.lanicek@unsw.edu.au;toby.lea@unsw.edu.au;e
velyn.lee@unsw.edu.au;james.lee@unsw.edu.au;jihyun.lee@unsw.edu.au;js.lee@unsw.edu.au;c.lenette@unsw.edu.au;g.l
evey@unsw.edu.au;j.levy@unsw.edu.au;sophie.lewis@unsw.edu.au;bingqin.li@unsw.edu.au;s.lifschitz@unsw.edu.au;c.lo
gan@unsw.edu.au;lyechanlong@unsw.edu.au;tony.loughland@unsw.edu.au;s.lumsden@unsw.edu.au;m.lyons@unsw.ed
u.au;r.machali@unsw.edu.au;kama.maclean@unsw.edu.au;education@unsw.edu.au;pmane79@gmail.com;marianne.man
sour@unsw.edu.au;limin.mao@unsw.edu.au;yueyan.mao@unsw.edu.au;k.maras@unsw.edu.au;stephen.marshall@unsw.
edu.au;andrew.martin@unsw.edu.au;m.matthews@unsw.edu.au;j.mccallum@unsw.edu.au;d.mcduie@unsw.edu.au;j.m.
mcfarland@unsw.edu.au;a.mcgovern@unsw.edu.au;M.McHugh@unsw.edu.au;d.mcknight@unsw.edu.au;e.mcmahon@u
nsw.edu.au;h.meekosha@unsw.edu.au;a.meltzer@unsw.edu.au;m.merritt@unsw.edu.au;m.michael@unsw.edu.au;m.mic
hell@unsw.edu.au;dp.miller@unsw.edu.au;jane.mills@unsw.edu.au;j.ming@unsw.edu.au;negin.mirriahi@unsw.edu.au;ka
trina.moore@unsw.edu.au;m.mora@unsw.edu.au;ja.morgan@unsw.edu.au;f.morrison@unsw.edu.au;l.morsy@unsw.edu.
au;j.moss@unsw.edu.au;j.motion@unsw.edu.au;j.mowll@unsw.edu.au;s.muecke@unsw.edu.au;m.mumford@unsw.edu.a
u;paul.munro@unsw.edu.au;j.murphet@unsw.edu.au;a.murphie@unsw.edu.au;d.murphy@unsw.edu.au;ynaidoo@unsw.
edu.au;l.nanquette@unsw.edu.au;j.napier@unsw.edu.au;g.nathan@unsw.edu.au;j.neale@unsw.edu.au;m.neigert@unsw.
edu.au;jr.neville@unsw.edu.au;g.newcombe@unsw.edu.au;c.newman@unsw.edu.au;b.newton@unsw.edu.au;hoa.nguyen
@unsw.edu.au;r.niesche@unsw.edu.au;len_nixon@barker.nsw.edu.au;anne.obrien@unsw.edu.au;sue.oneill@unsw.edu.a
u;siobhan.osullivan@unsw.edu.au;k.okamoto@unsw.edu.au;s.oollerhead@unsw.edu.au;diana.o@unsw.edu.au;b.olubas@u
nsw.edu.au;a.palangi@unsw.edu.au;d.palaversich@unsw.edu.au;r.b.parker@unsw.edu.au;prp@unsw.edu.au;h.pearson@
unsw.edu.au;a.persson@unsw.edu.au;h.peters@unsw.edu.au;j.peterson@unsw.edu.au;j.phillips@unsw.edu.au;gonski@u
nsw.edu.au;e.pittaway@unsw.edu.au;w.poon@unsw.edu.au;h.pringle@unsw.edu.au;s.pryor@unsw.edu.au;c.purcal@un
sw.edu.au;m.pusey@unsw.edu.au;jake.rance@unsw.edu.au;N.Rasmussen@unsw.edu.au;l.ravelli@unsw.edu.au;g.redmond
@unsw.edu.au;d.reeve@unsw.edu.au;r.reeve@unsw.edu.au;t.rhodes@unsw.edu.au;michael.richardson@unsw.edu.au;ni
cholas.richardson@unsw.edu.au;d.robinson@unsw.edu.au;jennifer.a.robinson@det.nsw.edu.au;m.roces@unsw.edu.au;j.r
offe@unsw.edu.au;deborah.rose@unsw.edu.au;grenville.rose@unsw.edu.au;p.ross@unsw.edu.au;a.rothwell@unsw.edu.
au;Pasi.sahlberg@unsw.edu.au;p.saunders@unsw.edu.au;s.schmeidl@unsw.edu.au;t.schmidt@unsw.edu.au;e.schubert@

unsw.edu.au;a.schultz@unsw.edu.au;y.semmler@unsw.edu.au;x.shang@unsw.edu.au;sshaver@bigpond.net.au;c.sheafferjones@unsw.edu.au;chris.s@unsw.edu.au;g.shin@unsw.edu.au;s.shin@unsw.edu.au;krishna.shrestha@unsw.edu.au;z.simic@unsw.edu.au;j.skattebol@unsw.edu.au;sean.slavin@unsw.edu.au;p.slezak@unsw.edu.au;c.smedley@unsw.edu.au;louis.a.smith@unsw.edu.au;susen.smith@unsw.edu.au;c.smyth@unsw.edu.au;j.spangaro@unsw.edu.au;Alister.Spence@unsw.edu.au;k.spurway@unsw.edu.au;phiona.stanley@unsw.edu.au;s.starfield@unsw.edu.au;l.stern@unsw.edu.au;m.steven@unsw.edu.au;i.strnadova@unsw.edu.au;j.sweller@unsw.edu.au;a.tabensky@unsw.edu.au;c.tazreiter@unsw.edu.au;k.thomas@unsw.edu.au;cm.thomson@unsw.edu.au;c.thomson@unsw.edu.au;e.thurbon@unsw.edu.au;l.trahair@unsw.edu.au;c.treloar@unsw.edu.au;g.treloar@unsw.edu.au;b.trezise@unsw.edu.au;i.tyrrell@unsw.edu.au;s.tzoumakis@unsw.edu.au;lachlan.umpers@unsw.edu.au;m.valaris@unsw.edu.au;k.valentine@unsw.edu.au;c.vanham@unsw.edu.au;t.vantienoven@unsw.edu.au;g.vass@unsw.edu.au;m.vatter@unsw.edu.au;d.vaughan@unsw.edu.au;h.vicentecristobal@unsw.edu.au;l.vigentini@unsw.edu.au;j.kowallis@unsw.edu.au;p.wadds@unsw.edu.au;c.wake@unsw.edu.au;c.walker@unsw.edu.au;w.walker@unsw.edu.au;p.wang@unsw.edu.au;a.watson@unsw.edu.au;ian.watson@unsw.edu.au;samantha.watson@unsw.edu.au;melanie.white@unsw.edu.au;prr.white@unsw.edu.au;p.whiteford@unsw.edu.au;marc.williams@unsw.edu.au;f.williams@unsw.edu.au;melissa.wong@unsw.edu.au;yagerk@knox.nsw.edu.au;e.yankah@unsw.edu.au;m.zappavigna@unsw.edu.au;m.zarimis@unsw.edu.au;jing.zhao@unsw.edu.au;yi.zheng3@unsw.edu.au;y.zhong@unsw.edu.au;anna.zhu@unsw.edu.au;f.zmudzki@unsw.edu.au;m.zournazi@unsw.edu.au;ian.zucker@unsw.edu.au;a.zwi@unsw.edu.au;

To be added:

UNSW SCHOOL OF LAW

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DEAKIN UNIVERSITY

ETC

And ongoing....